owner or owners are under age or non compos mentis, the service of notice upon the guardian or trustee, if there be any, or their absence from the county shall be required to be established by affidavit to said jurors before they shall

proceed to make such inquisition and assessment.

May appeal.

SEC. 4. Either party may appeal from the finding of such jury to the circuit court of the proper county, upon filing notice of his intention so to do, and serving a copy of such notice upon the opposite party, within five days after the filing of such inquisition; and such appeal shall be tried in same manner as other civil causes are tried.

May borrow mency. SEC. 5. The said company may borrow money at a rate of interest not exceeding twelve per cent., and give security therefor upon the road.

When set to

SEC. 6. This act shall be in force as soon after its passage as the said company, by resolution of their board of directors shall give their consent to this amendment.

J. McM. SHAFTER,

Speaker of the Assembly.

E. B. DEAN, JR.

President pro tem. of the Senate.

Approved, April 14, 1852.

LEONARD J. FARWELL.

[Published, June 3, 1852.]

An Act to appropriate to Tibbits & Gordon the sum therein named.

**Chap 332** 

The people of the State of Wisconsin represented in Senate and Assembly, do enact as follows:

Section 1. There is hereby appropriated to Tibbits & Gordon, out of any money in the treasury not otherwise appropriated, the sum of four hundred and ninety-nine dollars, and seventy-one cents, in full for bill of sundries furnished for the use of the state, up to February the 25th, 1852.

J. McM. SHAFTER,

Speaker of the Assembly.

E. B. DEAN, Jr.,

President pro tem. of the Senate.

Approved, April 14, 1852. LEONARD J. FARWELL.